Senate File 165 - Introduced

SENATE FILE 165 BY HANCOCK

A BILL FOR

- 1 An Act relating to scheduled violations that require a court
- 2 appearance.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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- 1 Section 1. Section 805.10, Code 2011, is amended by adding
- 2 the following new subsection:
- 3 NEW SUBSECTION. 3. a. In cases requiring a court
- 4 appearance pursuant to subsection 1, if a peace officer fails
- 5 to endorse "court appearance required" on an information or
- 6 uniform citation and complaint, and the defendant admits to the
- 7 violation under the procedures established in section 805.9
- 8 without a court appearance as required by this section, the
- 9 conviction shall be set aside as a matter of law if the county
- 10 attorney files an objection to the conviction within sixty days
- 11 of the conviction.
- 12 b. If the conviction is set aside, the defendant shall
- 13 appear before the court and regular procedures shall apply as
- 14 in other scheduled violation cases requiring a court appearance
- 15 under this section.
- 16 c. Any fine, court costs, surcharge, or other penalties
- 17 previously paid by the defendant, including an unsecured
- 18 appearance bond, may be refunded to the defendant or upon
- 19 conviction applied to the newly assessed fine, court costs,
- 20 surcharge, or other penalty.
- 21 Sec. 2. Section 811.9, Code 2011, is amended to read as
- 22 follows:
- 23 811.9 Forfeiture of appearance bond and conditions to set
- 24 aside.
- 25 Sections 811.6 through 811.8 shall not apply in a case where
- 26 a simple misdemeanor is charged upon a uniform citation and
- 27 complaint and where the defendant has submitted an unsecured
- 28 appearance bond or has submitted bail in the form of cash,
- 29 check, credit card as provided in section 805.14, or guaranteed
- 30 arrest bond certificate as defined in section 321.1. When a
- 31 defendant fails to appear as required in such cases, the court,
- 32 or the clerk of the district court, shall enter a judgment of
- 33 forfeiture of the bond or bail. The judgment shall be final
- 34 upon entry and shall not be set aside unless the conviction
- 35 is for a scheduled violation under chapter 321 that was set

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1 aside under the procedures established in section 321.200A, 2 or upon a showing of good cause after the filing of a motion 3 within ninety days of entry of the judgment, for mistake, 4 inadvertence, surprise, excusable neglect, or unavoidable 5 casualty, or if the county attorney objects pursuant to the 6 procedures established in section 805.10, subsection 3. EXPLANATION 8 This bill relates to scheduled violations that require a 9 court appearance. The bill provides that for scheduled violations requiring 10 11 a court appearance where the peace officer fails to endorse 12 "court appearance required" on the information or uniform 13 citation and complaint, and the defendant later admits to the 14 violation without a court appearance under the procedures 15 established in Code section 805.9, the conviction shall be 16 set aside as a matter of law if the county attorney files an 17 objection to the conviction within 60 days of the conviction. If a conviction is set aside under the bill, the defendant 18 19 shall appear before the court and regular procedures shall 20 apply as in other scheduled violation cases that require a 21 court appearance under Code section 805.10. 22 The bill provides that any fine, court costs, surcharge, or 23 other penalty previously paid by the defendant, including an 24 unsecured appearance bond, may be refunded to the defendant or 25 upon subsequent conviction applied to the newly assessed fine, 26 court costs, surcharge, or other penalty.